

**IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION**

GUDMECINDO BAHENA SEGURA	§	
	§	
v.	§	
	§	Civil Cause No. 3:17-cv-02239
ROEHL TRANSPORT, INC., AND	§	
CHARLIE MCFADDEN	§	

STIPULATION OF DISMISSAL

Plaintiff **GUDMECINDO BAHENA SEGURA**, through his attorney, Aaron L. Genthe, Law Firm of Aaron A. Herbert and Defendants **ROEHL TRANSPORT, INC. and CHARLIE McFADDEN**, through their attorney, Michael P. Sharp, Fee, Smith, Sharp & Vitullo, L.L.P., file this stipulation of dismissal with the court.

A. Introduction

1. Plaintiff is **GUDMECINDO BAHENA SEGURA**; and Defendant are **ROEHL TRANSPORT, INC. and CHARLIE McFADDEN**.

B. Stipulations

2. Plaintiff and Defendants have agreed to the following stipulations:
- a. All matters in controversy had been adjusted amicably; and
 - b. This suit should be dismissed with prejudice to refiling same by Plaintiff.

Respectfully submitted,



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